

6 May 1954

and
The Honorable Herbert Brownell, Jr.
The Attorney General
Department of Justice
Washington 25, D. C.

Dear Mr. Attorney General:

I appreciate the guidance furnished by you in your letter of March 24, 1954, concerning the present position of the Department of Justice on the implementation of Executive Order 10450. I have directed that the Agency regulation in question be revised in accord with the thoughts set forth in your letter so that any employee hereafter served charges under the Act of August 26, 1950, will be suspended prior to or simultaneously with the filing of the charges.

In view of the particularly sensitive nature of the Agency's operation, it has been our experience that the procedure established in accordance with the provisions of Executive Order 10450 do not meet our particular needs in many of those cases which require service of charges and board proceedings. To meet these needs procedures have been established based on

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FOIAB5

Sincerely yours,

SIGNED

Allen W. Dulles
Director

OGC:LRH:jeb
AWD:hea (Rewritten)
Distribution:
Orig & 1 cc - Addressee
1 cc - DCI
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1 cc - A-DD/A
1 cc - AD/P
1 cc - Director of Security
1 cc - OGC w/basic

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CENTRAL INTELLIGENCE AGENCY

WASHINGTON 25, D. C.

OFFICE OF THE DIRECTOR

The Honorable Herbert Brownell, Jr.
The Attorney General
Department of Justice
Washington 25, D. C.

Dear Mr. Attorney General:

I appreciate the guidance furnished by you in your letter of March 24, 1954, concerning the present position of the Department of Justice on the implementation of Executive Order 10450. I have directed that the Agency regulation in question be revised in accord with the thoughts set forth in your letter so that any employee hereafter served charges under the Act of August 26, 1950, will be suspended prior to or simultaneously with the filing of the charges.

any *may* It has been our experience that the procedures established in accordance with the provisions of Executive Order 10450 do not meet the particular needs of this Agency in most of those cases which require service of charges and board proceedings. To meet those needs other procedures have been established based on the authority granted to me under Section 102(c) (Title 50 U.S.C. 403(c)) of the National Security Act of 1947. As noted by you in your letter, this authority is not limited by any requirement of suspension or of reference to boards selected from the Civil Service Roster.

While I shall continue to comply with the President's program as set forth in Executive Order 10450 insofar as practicable, I shall continue to exercise the discretion vested in me by the 1947 Act for cases in which I deem suspension before charges inadvisable or in which security considerations would prevent reference to an outside board.

Sincerely yours,

Allen W. Dulles
Director

*I reviewed the
particular
sensitive nature
of this operation.*